

# TRADEMARK ASSIGNMENT

Electronic Version v1.1  
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SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Genmar Holdings, Inc.		05/08/2009	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	Wells Fargo Bank, National Association		
Street Address:	109 South 7th Street		
Internal Address:	MAC N9312-040		
City:	Minneapolis		
State/Country:	MINNESOTA		
Postal Code:	55402		
Entity Type:	national banking association: UNITED STATES		
PROPERTY NUMBERS Total: 13			
Property Type	Number	Word Mark	
Registration Number:	2672389	VEC	
Registration Number:	2985637	VEC	
Registration Number:	2987671	VEC	
Registration Number:	2672662	VEC	
Serial Number:	78710198	VEC	
Registration Number:	3331471	VEC	
Serial Number:	78710205	VEC	
Serial Number:	78710209	VEC	
Registration Number:	3336474	VEC	
Serial Number:	77257917	VEC-SHIELD	
Registration Number:	2754884	VIRTUAL ENGINEERED COMPOSITES	
Registration Number:	2798187	DELTA-VEC	
Serial Number:	77668475	I.M.P.	

OP \$340.00 2672389

900133737

TRADEMARK  
REEL: 003984 FRAME: 0885

**CORRESPONDENCE DATA****Fax Number:** (612)766-1600*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.***Phone:** 612-766-6911**Email:** scarlson@faegre.com**Correspondent Name:** Susan Carlson**Address Line 1:** 90 South Seventh Street Suite 2200**Address Line 4:** Minneapolis, MINNESOTA 55402**NAME OF SUBMITTER:**

Susan Carlson

**Signature:**

/e/ Susan Carlson

**Date:**

05/11/2009

**Total Attachments: 19**

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## PATENT AND TRADEMARK SECURITY AGREEMENT

This Patent and Trademark Security Agreement (this “**Agreement**”), dated as of May 8, 2009, is made by and among VEC TECHNOLOGY, L.L.C., a Delaware limited liability company (“**VEC Technology, L.L.C.**”) and VEC INDUSTRIES, L.L.C., a Delaware limited liability company (“**VEC Industries, L.L.C.**”) (collectively, VEC Technology, L.L.C. and VEC Industries, L.L.C. are herein the “**Debtors**”), in favor of GENMAR HOLDINGS, INC., a Delaware corporation, for itself and as agent on behalf of the other Genmar Subsidiaries (defined below) (the “**Genmar Agent**”).

### RECITALS

Genmar Holdings, Inc., a Delaware corporation (“**Genmar Holdings, Inc.**”) has made loans and advances to VEC Technology, L.L.C. in the principal amount of \$3,922,964.30, which is evidenced by VEC Technology, L.L.C.’s Secured Demand Promissory note dated May 8, 2009, payable to the order of Genmar Holdings, Inc. in the principal amount of \$3,922,964.30 (as the same may be amended, restated, supplemented or otherwise modified from time to time and any extensions or renewals thereof and any notes issued in substitution or replacement thereof the “**Note**”). In addition, Genmar Holdings, Inc. and/or one or more of Minstar, LLC, a Delaware limited liability company (formerly Minstar, Inc., a Delaware corporation), Triumph Boat Rentals, L.L.C., a Delaware limited liability company, Genmar Yacht Group, L.L.C., a Delaware limited liability company (formerly known as Carver Boat Corporation, L.L.C.), Genmar Industries, Inc., a Delaware corporation, Wood Manufacturing Company, Inc., an Arkansas corporation, Genmar Michigan, L.L.C., a Delaware limited liability company (formerly known as Four Winns Boats, L.L.C.), Genmar IP LLC, a Delaware limited liability company, Genmar Manufacturing of Kansas, Inc., a Delaware corporation, Genmar Minnesota, Inc., a Delaware corporation (formerly known as Larson/Glastron Boats, Inc. and successor by merger to Seaswirl Boats, Inc.), Genmar Tennessee, Inc., a Delaware corporation (formerly known as Stratos Boats, Inc.), Triumph Boats, Inc., a Delaware corporation, VEC Technology, Inc., a Delaware corporation, Genmar Florida, Inc., a Delaware corporation (formerly known as Wellcraft Marine Corp.), VEC Management Co., L.L.C., a Delaware limited liability company, VEC Leasing Services, L.L.C., a Delaware limited liability company, Genmar Transportation, Inc., a Delaware corporation, Windsor Craft Yachts, L.L.C., a Delaware limited liability company, Carver Italia, L.L.C., a Delaware limited liability company, Carver Yachts International, L.L.C., a Delaware limited liability company, Marine Media, LLC, a Delaware limited liability company, and Carver Industries, L.L.C., a Delaware limited liability company (collectively, the “**Genmar Subsidiaries**”), has now or may hereafter make loans or extend other financial accommodations to or for the benefit of the Debtors or either of the Debtors.

VEC Industries, L.L.C. is a wholly-owned subsidiary of VEC Technology, L.L.C., and as such, benefits from loans and other financial accommodations extended to VEC Technology, L.L.C.

Genmar Holdings, Inc. and the Genmar Subsidiaries, as borrowers, Wells Fargo Bank, National Association, in its capacity as administrative agent (the “**Lender Administrative Agent**”), Wells Fargo Bank, National Association in its capacity as letter of credit issuer and

certain banks and financial institutions from time party thereto (the Lender Administrative Agent, Wells Fargo Bank, National Association, as letter of credit issuer and such banks and financial institutions are herein collectively the **“Lender Parties”**) have entered into an Amended and Restated Credit Agreement dated as of November 1, 2007, as amended by a Forbearance Agreement and a First Amendment to Amended and Restated Credit and Security Agreement dated as of December 17, 2008 (as the same may be further amended, restated, supplemented or otherwise modified from time to time, the **“Credit Agreement”**) and certain other Loan Documents (as defined in the Credit Agreement). Pursuant to the Credit Agreement and the other Loan Documents, Genmar Holdings, Inc. and the Genmar Subsidiaries have, among other things, assigned and granted liens and security interests to the Lender Administrative Agent in all of the assets of Genmar Holdings, Inc. and of the Genmar Subsidiaries, including, without limitation, all of their right, title and interest in the Obligations (defined below) and in and under this Agreement.

In consideration of the loans and other financial accommodations now and hereafter made available by Genmar Holdings, Inc. and/or the Genmar Subsidiaries to the Debtors or either Debtor, the Genmar Agent and the Lender Parties have required the execution and delivery of this Agreement by the Debtors, Genmar Holdings, Inc. and the Genmar Subsidiaries.

NOW, THEREFORE, in consideration of the premises and other consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

1. **Definitions.** The following terms have the meanings set forth below:

**“Event of Default”** means the occurrence of an Event of Default under the Security Agreement.

**“Inventory”** has the meaning specified in the UCC, and in any event shall include all of each Debtor’s inventory, whether now owned or hereafter acquired, whether consisting of whole goods, spare parts or components, supplies or materials, whether acquired, held or furnished for sale, for lease or under service contracts or for manufacture or processing, and wherever located.

**“Obligations”** means each and every debt, liability and obligation of every type and description which the Debtors or either Debtor may now or at any time hereafter owe to Genmar Holdings, Inc. and/or to the other Genmar Subsidiaries, whether such debt, liability or obligation now exists or is hereafter created or incurred, and whether it is or may be direct or indirect, due or to become due, absolute or contingent, primary or secondary, liquidated or unliquidated, or joint, several or joint and several, and all interest thereon, and all fees, costs and other charges related thereto, and all renewals, extensions and modifications thereof and any notes issued in whole or partial substitution therefor, including, without limitation, the Note.

**“Patents”** means all of each Debtor’s right, title and interest in each of the following related to the design, manufacture, sale and distribution of Inventory: (i) patents

or applications for patents; (ii) fees or royalties with respect to each, and including without limitation the right to sue for past infringement and damages therefor; and (iii) licenses thereunder, all as presently existing or hereafter arising or acquired, including without limitation the patents listed on Exhibit A.

**“Secured Party”** means the Genmar Agent, together with its successors and assigns, including, without limitation, the Lender Administrative Agent, in its capacity as administrative agent for the Lender Parties.

**“Security Agreement”** has the meaning specified in Section 2.

**“Security Interest”** has the meaning specified in Section 2.

**“UCC”** means the Uniform Commercial Code as in effect from time to time in the State of Minnesota, or in any state whose laws are held to govern the creation, perfection or enforcement of the Security Interest.

**“Trademarks”** means all of each Debtor’s right, title and interest in each of the following related to the design, manufacture, sale and distribution of Inventory: (i) trademarks, service marks, collective membership marks, registrations and applications for registration for each, and the respective goodwill associated with each; (ii) licenses, fees or royalties with respect to each; (iii) the right to sue for past, present and future infringement, dilution and damages therefor; and (iv) licenses thereunder, all as presently existing or hereafter arising or acquired, including, without limitation, the marks listed on Exhibit B.

2. **Security Interest.** Each Debtor hereby irrevocably pledges and assigns to, and grants the Secured Party a security interest (the **“Security Interest”**), in the Patents and in the Trademarks to secure payment of the Obligations. As set forth in that certain Security Agreement of even date herewith among the Debtors, the Genmar Agent, the Genmar Subsidiaries and the Senior Administrative Agent (as the same may be amended, restated or otherwise modified from time to time, the **“Security Agreement”**), the Security Interest is coupled with a security interest in the Collateral (as defined in such Security Agreement) of each such Debtor. This Agreement grants only the Security Interest herein described, is not intended to and does not affect any present transfer of title of any trademark registration or application and makes no assignment and grants no right to assign or perform any other action with respect to any intent to use trademark application, unless such action is permitted under 15 U.S.C. §1060.

3. **Representations, Warranties and Agreements.** The Security Interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Secured Party pursuant to the Security Agreement and each Debtor hereby acknowledges and affirms that the rights and remedies of the Secured Party with respect to the security interest in the Patents and Trademarks made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

4. **Debtors' Use of the Patents and Trademarks.** Each Debtor shall be permitted to control and manage its Patents and Trademarks, including the right to exclude others from making, using or selling items covered by the Patents and Trademarks and any licenses thereunder, in the same manner and with the same effect as if this Agreement had not been entered into, so long as no Event of Default occurs and remains uncured.

5. **Appointment of Genmar Holdings, Inc. as Genmar Agent.** Genmar Holdings, Inc. and each Genmar Subsidiary hereby irrevocably appoints and authorizes Genmar Holdings, Inc. to act as administrative agent and collateral agent for and on behalf of Genmar Holdings, Inc. and each Genmar Subsidiary with respect to the Obligations, the collateral under this Agreement and all matters related thereto and in connection with any document or instrument delivered in connection herewith, and to take such actions as may be reasonably incidental thereto. The Genmar Agent hereby agrees to act as administrative agent and collateral agent for Genmar Holdings, Inc. and each Genmar Subsidiary. In furtherance of the foregoing, and not in limitation thereof, Genmar Holdings, Inc. and each Genmar Subsidiary hereby irrevocably (a) authorizes the Genmar Agent to execute and deliver and perform all obligations with respect to the Obligations, the collateral under this Agreement and this Agreement, together with such additional powers as may be reasonably incidental thereto, (b) appoints the Genmar Agent as nominal beneficiary or nominal secured party, as the case may be, under this Agreement and all related UCC financing statements, and (c) authorizes the Genmar Agent to act as collateral agent for purposes of holding, perfecting and disposing of collateral under this Agreement.

6. **Assignment to Lender Administrative Agent.** Genmar Holdings, Inc., the Genmar Subsidiaries, the Genmar Agent and the Debtors hereby acknowledge and agree that Genmar Holdings, Inc. and the Genmar Subsidiaries have, among other things, assigned and granted liens and security interests to the Lender Administrative Agent in all of the assets of Genmar Holdings, Inc. and the Genmar Subsidiaries, including, without limitation, all of their right, title and interest in the Obligations and in and under this Agreement and in all collateral related thereto. In addition, unless otherwise specified in writing by the Lender Administrative Agent, all consents and notices to be given by the Secured Party under this Agreement may be given by the Secured Party only with the prior written consent of the Lender Administrative Agent, and all rights and remedies of the Secured Party under this Agreement may be exercised by the Secured Party only with the prior written consent of the Lender Administrative Agent.

7. **Miscellaneous.** This Agreement can be waived, modified, amended, terminated or discharged, and the Security Interest can be released, only explicitly in a writing signed by the Secured Party. A waiver signed by the Secured Party shall be effective only in the specific instance and for the specific purpose given. Mere delay or failure to act shall not preclude the exercise or enforcement of any of the Secured Party's rights or remedies. All rights and remedies of the Secured Party shall be cumulative and may be exercised singularly or concurrently, at the Secured Party's option, and the exercise or enforcement of any one such right or remedy shall neither be a condition to nor bar the exercise or enforcement of any other. All notices to be given to the Debtors under this Agreement shall be given in the manner and with the effect provided in the Security Agreement. The Secured Party shall not be obligated to preserve any rights a Debtor may have against prior parties, to realize on the Patents and Trademarks at all or in any particular manner or order, or to apply any cash proceeds of Patents and Trademarks in

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any particular order of application. Each Debtor hereby waives any and all rights to require the marshalling of assets in connection with the exercise of any of the Secured Party's rights and remedies permitted by law or agreement and hereby waives any right to require the Secured Party to pursue other collateral or other obligors before exercising its rights and remedies under this Agreement. This Agreement shall be binding upon and inure to the benefit of the Debtors and the Secured Party and their respective participants, successors and assigns and shall take effect when signed by the Debtors and delivered to the Secured Party, and the Debtors waive notice of the Secured Party's acceptance hereof. The Secured Party may execute this Agreement if appropriate for the purpose of filing, but the failure of the Secured Party to execute this Agreement shall not affect or impair the validity or effectiveness of this Agreement. A carbon, photographic or other reproduction of this Agreement or of any financing statement signed by the Debtors shall have the same force and effect as the original for all purposes of a financing statement. If any provision or application of this Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect and this Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby.

**8. Governing Law; Jurisdiction, Venue; Waiver of Jury Trial.** This Agreement shall be governed by and construed in accordance with the substantive laws (other than conflict laws) of the State of Minnesota, except to the extent the law of another jurisdiction applies as to the perfection or enforcement of any lien in favor of the Secured Party in any Collateral. The parties hereto hereby (i) consent to the personal jurisdiction of the state and federal courts located in the State of Minnesota in connection with any controversy related to this Agreement; (ii) waive any argument that venue in any such forum is not convenient; (iii) consent to the service of the summons and complaint and any other process which may be served in any action or proceeding by the mailing of copies of such proviso pursuant to the provisions of Section 7 of this Agreement; (iv) agree that any action or proceeding initiated by any party in connection with this Agreement may be venued in either the state or federal courts located in the County of Hennepin, Minnesota; and (v) agree that a final judgment in any such suit, action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law. Nothing in this Section 8 shall affect the right of the Lender Administrative Agent to serve legal process in any other manner permitted by law or affect the right of the Lender Administrative Agent to bring any action or proceeding against the Debtors or its property in the courts of other jurisdictions.

EACH PARTY TO THIS AGREEMENT WAIVES ANY RIGHT TO TRIAL BY JURY IN ANY ACTION AT LAW OR IN EQUITY OR IN ANY OTHER PROCEEDING BASED ON OR PERTAINING TO THIS AGREEMENT.

*Signature page follows*

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date written above.

**DEBTORS:**

Address:  
c/o Genmar Holdings, Inc.  
80 South 8<sup>th</sup> Street  
Minneapolis, MN 55402  
Telecopier: (612) 337-1994  
Attention: David J. Huls  
e-mail: david.huls@genmar.com  
State Organization Identification  
Number: 2889408  
Federal Taxpayer Identification  
Number: 20-0626821

**VEC TECHNOLOGY, L.L.C.**

By: [Signature]  
Name: Roger R. Cloutier II  
Title: Ex-VP

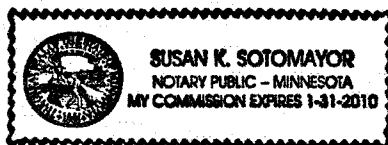
Address:  
c/o Genmar Holdings, Inc.  
80 South 8<sup>th</sup> Street  
Minneapolis, MN 55402  
Telecopier: (612) 337-1994  
Attention: David J. Huls  
e-mail: david.huls@genmar.com  
State Organization Identification  
Number: 1852855  
Federal Taxpayer Identification  
Number: 47-0875727

**VEC INDUSTRIES, L.L.C.**

By: [Signature]  
Name: Roger R. Cloutier II  
Title: Ex-VP

STATE OF MINNESOTA )  
 )  
COUNTY OF HENNEPIN )

The foregoing instrument was acknowledged before me this 8<sup>th</sup> day of May, 2009, by Roger R. Cloutier II, the Ex-VP of VEC Technology, L.L.C., a Delaware limited liability company, on behalf of such limited liability company, and Roger R. Cloutier II, the Ex-VP of VEC Industries, L.L.C., a Delaware limited liability company, on behalf of such limited liability company.



[Signature]  
Notary Public


*Signature page to Patent and Trademark Security Agreement*



**GENMAR AGENT, GENMAR HOLDINGS, INC.  
AND GENMAR SUBSIDIARIES:**

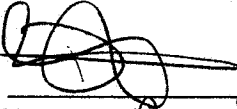
Address:  
c/o Genmar Holdings, Inc.  
80 South 8<sup>th</sup> Street  
Minneapolis, MN 55402  
Telecopier: (612) 337-1994  
Attention: David J. Huls  
e-mail: david.huls@genmar.com

**GENMAR HOLDINGS, INC.**

By:   
Name: David Huls  
Title: Senior VP & CFO

Address:  
c/o Genmar Holdings, Inc.  
80 South 8<sup>th</sup> Street  
Minneapolis, MN 55402  
Telecopier: (612) 337-1994  
Attention: David J. Huls  
e-mail: david.huls@genmar.com

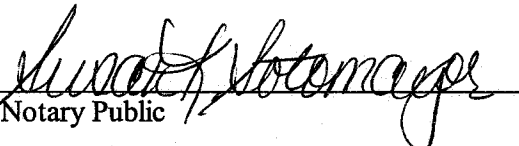
**MINSTAR, LLC,  
TRIUMPH BOAT RENTALS, L.L.C.,  
GENMAR YACHT GROUP, L.L.C.  
GENMAR INDUSTRIES, INC.,  
WOOD MANUFACTURING COMPANY, INC.,  
GENMAR MICHIGAN, L.L.C.,  
GENMAR IP LLC,  
GENMAR MANUFACTURING OF KANSAS, INC.,  
GENMAR MINNESOTA, INC.  
GENMAR TENNESSEE, INC.,  
TRIUMPH BOATS, INC.,  
VEC TECHNOLOGY, INC.,  
GENMAR FLORIDA, INC.,  
VEC MANAGEMENT CO., L.L.C.,  
VEC LEASING SERVICES, L.L.C.,  
GENMAR TRANSPORTATION, INC.,  
WINDSOR CRAFT YACHTS, L.L.C.,  
CARVER ITALIA, L.L.C.,  
CARVER YACHTS INTERNATIONAL, L.L.C.,  
MARINE MEDIA, LLC and  
CARVER INDUSTRIES, L.L.C.**

By:   
Name: David Huls  
Title: Authorized Officer

*Signature page to Patent and Trademark Security Agreement*

STATE OF MINNESOTA   )  
  )  
COUNTY OF HENNEPIN   )

The foregoing instrument was acknowledged before me this 8<sup>th</sup> day of May, ~~2009~~, 2009, by David J. Huls, the Authorized Officer of Genmar Holdings, Inc., a Delaware corporation, of Minstar, LLC, a Delaware limited liability company, of Triumph Boat Rentals, L.L.C., a Delaware limited liability company, of Genmar Yacht Group, L.L.C., a Delaware limited liability company, of Genmar Industries, Inc., a Delaware corporation, of Wood Manufacturing Company, Inc., an Arkansas corporation, of Genmar Michigan, L.L.C., a Delaware limited liability company, of Genmar IP, LLC, a Delaware limited liability company, of Genmar Manufacturing of Kansas, Inc., a Delaware corporation, of Genmar Minnesota, Inc., a Delaware corporation, of Genmar Tennessee, Inc., a Delaware corporation, of Triumph Boats, Inc., a Delaware corporation, of VEC Technology, Inc., a Delaware corporation, of Genmar Florida, Inc., a Delaware corporation, of VEC Management Co., L.L.C., a Delaware limited liability company, of VEC Leasing Services, L.L.C., a Delaware limited liability company, of Genmar Transportation, Inc., a Delaware corporation, of Windsor Craft Yachts, L.L.C., a Delaware limited liability company, of Carver Italia, L.L.C., a Delaware limited liability company, of Carver Yachts International, L.L.C., a Delaware limited liability company, of Marine Media, LLC, a Delaware limited liability company, and of Carver Industries, L.L.C., a Delaware limited liability company, on behalf of said corporations and limited liability companies.

  
Notary Public



*Signature page to Patent and Trademark Security Agreement*

**LENDER ADMINISTRATIVE AGENT:**

Kimberly Leppanen  
Vice President  
Wells Fargo Bank, National  
Association  
MAC N9312-040  
109 South 7th Street  
Minneapolis, MN 55402  
Telecopier: (612) 673-8589  
Attention: Kimberly Leppanen  
e-mail:  
kimberly.leppanen@wellsfargo.com

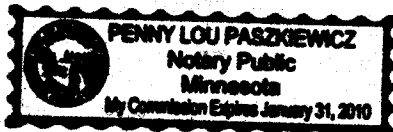
**WELLS FARGO BANK, NATIONAL  
ASSOCIATION**

By: Kimberly Leppanen  
Name: Kimberly Leppanen  
Title: Vice President

STATE OF MINNESOTA    )  
  )  
COUNTY OF HENNEPIN    )

The foregoing instrument was acknowledged before me this 8th day of May, 2009, by Kimberly Leppanen, a Vice President of Wells Fargo Bank, National Association, a national banking association, on behalf of said national association.

Penny Lou Paszkiewicz  
Notary Public



*Signature page to Patent and Trademark Security Agreement*

EXHIBIT A

UNITED STATES ISSUED PATENTS

TITLE	SERIAL NO.	FILING DATE	PATENT NO.	ISSUE DATE	COUNTRY	OWNER
Apparatus for Molding Composite Articles	08/715,533	9/18/1996	5,971,742	10/26/1999	U.S.	VEC Industries, L.L.C.
Apparatus for Molding Composite Articles	09/567,260	5/9/2000	6,257,867	7/10/2001	U.S.	VEC Industries, L.L.C.
Process for Molding Composite Articles	09/309,160	5/10/1999	6,287,493	9/11/2001	U.S.	VEC Industries, L.L.C.
Method and Apparatus for Molding Composite Articles	09/267,189	3/12/1999	6,143,215	11/7/2000	U.S.	VEC Industries, L.L.C.
Densified Coating Process and Molded Articles	08/431,611	5/1/1995	6,015,519	1/18/2000	U.S.	VEC Industries, L.L.C.
Method and Apparatus for Molding Composite Articles	09/970,298	10/2/2001	6,623,672	9/23/2003	U.S.	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin	10/118,589	4/8/2002	6,994,051	2/7/2006	U.S.	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin Transfer Molding	11/288,646	11/28/2005	7,156,043	1/2/2007	U.S.	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin Transfer Molding	11/561,974	11/21/2006	7,373,896	5/20/2008	U.S.	VEC Industries, L.L.C.

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TITLE	SERIAL NO.	FILING DATE	PATENT NO.	ISSUE DATE	COUNTRY	OWNER
Boat and Method for Manufacturing Using Resin	09/664,019	9/19/2000	6,367,406	4/9/2002	U.S.	VEC Industries, L.L.C.
Adjustable Frame Support for Preformed Mold	10/317,347	12/2/2002	6,923,635	8/2/2005	U.S.	VEC Industries, L.L.C.

UNITED STATES PATENT APPLICATIONS

TITLE	SERIAL NO.	FILING DATE	PATENT NO.	ISSUE DATE	COUNTRY	OWNER
Method and Apparatus for Molding Composite Articles	11/039,358	1/19/2005			U.S.	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin Transfer Molding	12/123,627	5/20/2008			U.S.	VEC Industries, L.L.C.
Method for Manufacturing a Glass Fiber Reinforced Article	11/770,866	6/29/2007			U.S.	VEC Industries, L.L.C.
Method and Apparatus for Molding Composite Articles	12/009,636	1/18/2008			U.S.	VEC Industries, L.L.C.

FOREIGN ISSUED PATENTS

TITLE	SERIAL NO.	FILING DATE	PATENT NO.	ISSUE DATE	COUNTRY	OWNER
Method and Apparatus for Molding Composite Articles	3624500	3/10/2000	762847	10/23/2003	Australia	VEC Technology, Inc.
Apparatus for Molding Composite Articles	4028897	9/15/1997	713894	3/30/2000	Australia	VEC Technology, Inc.
Method and Apparatus for Molding Composite Articles	2362768	3/10/2000	2362768	1/8/2008	Canada	VEC Technology, Inc.
Apparatus for Molding Composite Articles	2237687	9/15/1997	2237687	6/28/2005	Canada	VEC Technology, Inc.
Apparatus for Molding Composite Articles	03101012135	10/29/2003	03101012135	12/20/2006	China	VEC Technology, Inc.
Apparatus for Molding Composite Articles	008047634	3/10/2000	1139479	2/25/2004	China	VEC Technology, Inc.
Apparatus for Molding Composite Articles	971915261	9/15/1997	971915261	10/8/2001	China	VEC Technology, Inc.
Apparatus for Molding Composite Articles	00914923.8	03/10/2000	600137872	9/15/2004	Germany	VEC Technology, Inc.
Apparatus for Molding Composite Articles	97937779.3	9/15/1997	697227626	6/11/2003	Germany	VEC Technology, Inc.
Apparatus for Molding Composite Articles	00914923.8	03/10/2000	1161337	9/15/2004	France	VEC Technology, Inc.

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TITLE	SERIAL NO.	FILING DATE	PATENT NO.	ISSUE DATE	COUNTRY	OWNER
Apparatus for Molding Composite Articles	00914923.8	03/10/2000	1161337	9/15/2004	Great Britain	VEC Technology, Inc.
Apparatus for Molding Composite Articles	97937779.3	9/15/1997	0861146	6/11/2003	Great Britain	VEC Technology, Inc.
Apparatus for Molding Composite Articles	991026368	5/23/2002	1017307	7/26/2002	Hong Kong	VEC Technology, Inc.
Apparatus for Molding Composite Articles	041101574	12/22/2004	1067095	6/22/2007	Hong Kong	VEC Technology, Inc.
Apparatus for Molding Composite Articles	00914923.8	03/10/2000	1161337	9/15/2004	Italy	VEC Technology, Inc.
Apparatus for Molding Composite Articles	97937779.3	9/15/1997	0861146	6/11/2003	Italy	VEC Technology, Inc.
Apparatus for Molding Composite Articles	10514438	9/15/1997	4036900	11/9/2007	Japan	VEC Technology, Inc.
Method and Apparatus for Molding Composite Articles	017011611	3/10/2000	0789501	12/20/2007	South Korea	VEC Technology, Inc.
Apparatus for Molding Composite Articles	1098703712	9/15/1997	538129	12/15/2005	South Korea	VEC Technology, Inc.
Method and Apparatus for Molding Composite Articles	01009204	3/10/2000	232720	12/8/2005	Mexico	VEC Technology, Inc.
Apparatus for Molding Composite Articles	984825	9/15/1997	209151	7/23/2002	Mexico	VEC Technology, Inc.

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TITLE	SERIAL NO.	FILING DATE	PATENT NO.	ISSUE DATE	COUNTRY	OWNER
Apparatus for Molding Composite Articles	00914923.8	3/10/2000	1161337	9/15/2004	Sweden	VEC Technology, Inc.
Apparatus for Molding Composite Articles	98029341	9/15/1997	53712	5/22/2001	Singapore	VEC Technology, Inc.
Composite Molded Article and Method of Making a Composite Molded Article	05042841	1/23/2004	114847	1/31/2008	Singapore	VEC Technology, Inc.
Boat and Method for Manufacturing Resin	6124400	9/22/2000	776225	12/16/2004	Australia	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin	00120182.1	9/22/2000	600119696	7/7/2004	Germany	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin	00120182.1	9/22/2000	1086890	7/7/2004	France	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin	00120182.1	9/22/2000	1086890	7/7/2004	Great Britain	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin	00120182.1	9/22/2000	1086890	7/7/2004	Italy	VEC Industries, L.L.C.
Boat and Method for Manufacturing Using Resin	00120182.1	9/22/2000	1086890	7/7/2004	Sweden	VEC Industries, L.L.C.

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FOREIGN PATENT APPLICATIONS

TITLE	SERIAL NO.	FILING DATE	PATENT NO.	ISSUE DATE	COUNTRY	OWNER
Method and Apparatus for Molding Composite Articles	00603865	3/10/2000			Japan	VEC Technology, Inc.
Method for Manufacturing a Glass Fiber Reinforced Article	PCT/US08/61290	4/23/2008			PCT	VEC Industries, L.L.C.
Method and Apparatus for Molding Composite Articles	PCT/US08/51321	1/17/2008			PCT	VEC Industries, L.L.C.

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**EXHIBIT B**

**UNITED STATES ISSUED TRADEMARKS, SERVICE MARKS**

**AND COLLECTIVE MEMBERSHIP MARKS**

**REGISTRATIONS**

Docket Number	Owner Name	Mark	Status	Country	App Number	App Date	Reg Number	Reg Date	Renewal Date
11585.0572AR01	VEC Technology, Inc	VEC	Registered	Argentina	2295193	4-Jul-00	1894290	8-Nov-02	8-Nov-12
11585.0572AR02	VEC Technology, Inc	VEC	Registered	Argentina	2295194	4-Jul-00	1946558	20-Aug-03	20-Aug-13
11585.0572AR03	VEC Technology, Inc	VEC	Registered	Argentina	2295195	4-Jul-00	1853705	29-Nov-01	29-Nov-11
11585.0572AR04	VEC Technology, Inc	VEC	Registered	Argentina	2295196	4-Jul-00	1943924	4-Aug-03	4-Aug-13
11585.0572AR06	VEC Technology, Inc	VEC	Registered	Argentina	2295198	4-Jul-00	1853706	29-Nov-01	29-Nov-11
11585.0572AU01	VEC Technology, Inc	VEC	Registered	Australia	837420	1-Jun-00	837420	14-Jan-02	1-Jun-10
11585.0572BR02	VEC Technology, Inc	VEC	Registered	Brazil	822945851	6-Jul-00	822945851	25-Jul-06	25-Jul-16
11585.0555CA03	VEC Industries, L.L.C.	VEC	Registered	Canada	1084398	29-Nov-00	674467	6-Oct-06	6-Oct-21
11585.0572CA01	VEC Industries, L.L.C.	VEC	Registered	Canada	1061876	5-Jun-00	685513	4-Apr-07	4-Apr-22
11585.0573CA01	VEC Industries, L.L.C.	VIRTUAL ENGINEERED COMPOSITES	Registered	Canada	1084399	29-Nov-00	685157	30-Mar-07	30-Mar-22
11585.0575CA01	Genmar Holdings, Inc.	DELTA-VEC	Registered	Canada	1078138	11-Oct-00	660021	3-Mar-06	3-Mar-21
11585.0572CL01	VEC Technology, Inc	VEC	Registered	Chile	496039	4-Aug-00	590028	12-Feb-01	12-Feb-11
11585.0572CL02	VEC Technology, Inc	VEC	Registered	Chile	492456	7-Jul-00	586073	22-Dec-00	22-Dec-10
11585.0572CL03	VEC Technology, Inc	VEC	Registered	Chile	496040	4-Aug-00	590029	12-Feb-01	12-Feb-11
11585.0572CC01	VEC Technology, Inc	VEC	Registered	China P.R.	00096157	3-Jul-00	1633713	14-Sep-01	13-Sep-11
11585.0572CC02	VEC Technology, Inc	VEC	Registered	China P.R.	00096158	3-Jul-00	2023928	28-Sep-04	27-Sep-14
11585.0572CC03	VEC Technology, Inc	VEC	Registered	China P.R.	00096159	3-Jul-00	1743076	7-Apr-02	6-Apr-12
11585.0572CC04	VEC Technology, Inc	VEC	Registered	China P.R.	00096160	3-Jul-00	1674048	28-Nov-01	27-Nov-11
11585.0572CC05	VEC Technology, Inc	VEC	Registered	China P.R.	00096161	3-Jul-00	1724969	7-Mar-02	6-Mar-12
11585.0572CC06	VEC Technology, Inc	VEC	Registered	China P.R.	00096162	3-Jul-00	1655730	21-Oct-01	20-Oct-11

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**TRADEMARK**

Docket Number	Owner Name	Mark	Status	Country	App Number	App Date	Reg Number	Reg Date	Renewal Date
11585.0572ET01	VEC Technology, Inc	VEC	Registered	Community Trademark	1685304	1-Jun-00	1685304	1-Sep-06	30-Jun-10
11585.0572CE01	VEC Technology, Inc	VEC	Registered	Croatia	000975	3-Jul-00	000975	23-Jul-01	3-Jul-10
11585.0572EG01	VEC Technology, Inc	VEC	Filed	Egypt	134452	4-Jul-00			3-Jul-10
11585.0572EG04	VEC Technology, Inc	VEC	Registered	Egypt	134455	4-Jul-00	138223	29-Mar-07	3-Jul-10
11585.0572EG05	VEC Technology, Inc	VEC	Filed	Egypt	134456	4-Jul-00			3-Jul-10
11585.0572EG06	VEC Technology, Inc	VEC	Filed	Egypt	134457	4-Jul-00			3-Jul-10
11585.0572JP01	VEC Technology, Inc	VEC	Registered	Japan	0064208	9-Jun-00	4690935	11-Jul-03	11-Jul-13
11585.0021MX03	VEC Technology, Inc	VEC	Registered	Mexico	435005	6-Jul-00	675473	23-Oct-00	6-Jul-10
11585.0572MX01	VEC Technology, Inc	VEC	Registered	Mexico	435003	6-Jul-00	724718	29-Nov-01	6-Jul-10
11585.0572MX02	VEC Technology, Inc	VEC	Registered	Mexico	435004	6-Jul-00	665325	26-Jul-00	6-Jul-10
11585.0572MX04	VEC Technology, Inc	VEC	Registered	Mexico	435006	6-Jul-00	675474	23-Oct-00	6-Jul-10
11585.0572MX05	VEC Technology, Inc	VEC	Registered	Mexico	435007	6-Jul-00	675475	23-Oct-00	6-Jul-10
11585.0572MX06	VEC Technology, Inc	VEC	Registered	Mexico	435008	6-Jul-00	665326	26-Jul-00	6-Jul-10
11585.0572NZ01	VEC Technology, Inc	VEC	Registered	New Zealand	616024	1-Jun-00	616024	6-Sep-01	1-Jun-17
11585.0572NZ02	VEC Technology, Inc	VEC	Registered	New Zealand	616025	1-Jun-00	616025	6-Sep-01	1-Jun-17
11585.0572NZ03	VEC Technology, Inc	VEC	Registered	New Zealand	616026	1-Jun-00	616026	6-Sep-01	7-Jan-17
11585.0572NZ04	VEC Technology, Inc	VEC	Registered	New Zealand	616027	1-Jun-00	616027	6-Sep-01	7-Jan-17
11585.0572NZ05	VEC Technology, Inc	VEC	Registered	New Zealand	616028	1-Jun-00	616028	6-Sep-01	7-Jan-17
11585.0572NZ06	VEC Technology, Inc	VEC	Registered	New Zealand	616029	1-Jun-00	616029	7-Dec-00	1-Jun-17
11585.0572NO01	VEC Technology, Inc	VEC	Registered	Norway	0006514	7-Jun-00	207624	29-Mar-01	29-Mar-11
11585.0572PQ01	VEC Technology, Inc	VEC	Registered	Paraguay	13468	7-Jun-00	235140	17-May-01	17-May-11
11585.0572PQ02	VEC Technology, Inc	VEC	Registered	Paraguay	13469	7-Jun-00	233296	20-Mar-01	20-Mar-11
11585.0572PQ03	VEC Technology, Inc	VEC	Registered	Paraguay	13470	7-Jun-00	233505	23-Mar-01	23-Mar-11
11585.0572PQ04	VEC Technology, Inc	VEC	Registered	Paraguay	13471	7-Jun-00	233506	23-Mar-01	23-Mar-11
11585.0572PQ05	VEC Technology, Inc	VEC	Registered	Paraguay	13472	7-Jun-00	235141	17-May-01	17-May-11
11585.0572PQ06	VEC Technology, Inc	VEC	Registered	Paraguay	13467	7-Jun-00	233295	20-Mar-01	20-Mar-11
11585.0572PU01	VEC Technology, Inc	VEC	Registered	Peru	108681	21-Jun-00	70284	26-Mar-01	26-Mar-11
11585.0572PU02	VEC Technology, Inc	VEC	Registered	Peru	108680	21-Jun-00	71224	30-Apr-01	30-Apr-11

TRADEMARK

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Docket Number	Owner Name	Mark	Status	Country	App Number	App Date	Reg Number	Reg Date	Renewal Date
11585.0572PU03	VEC Technology, Inc	VEC	Registered	Peru	108702	22-Jun-00	70285	26-Mar-01	26-Mar-11
11585.0572PU04	VEC Technology, Inc	VEC	Registered	Peru	108703	22-Jun-00	71579	14-May-01	14-May-11
11585.0572PU05	VEC Technology, Inc	VEC	Registered	Peru	108704	22-Jun-00	70447	29-Mar-01	29-Mar-11
11585.0572PU06	VEC Technology, Inc	VEC	Registered	Peru	108682	21-Jun-00	25065	26-Mar-01	26-Mar-11
11585.0558PR01	VEC Technology, Inc	VEC & DESIGN	Registered	Puerto Rico	65916	17-May-05	65916	30-Mar-07	17-May-15
11585.0558PR02	VEC Technology, Inc	VEC & DESIGN	Registered	Puerto Rico	65913	17-May-05	65913	30-Mar-07	17-May-15
11585.0558PR03	VEC Technology, Inc	VEC & DESIGN	Registered	Puerto Rico	65917	17-May-05	65917	30-Mar-07	17-May-15
11585.0558PR04	VEC Technology, Inc	VEC & DESIGN	Registered	Puerto Rico	65911	17-May-05	65911	30-Mar-07	17-May-15
11585.0572TR01	VEC Technology, Inc	VEC	Registered	Turkey	0012354	21-Jun-00	0012354	21-Jun-00	30-Jun-10
11585.0572UE01	VEC Technology, Inc	VEC	Registered	United Arab Emirates	38294	11-Sep-00	29074	7-Nov-01	11-Sep-10
11585.0555US01	VEC Industries, L.L.C.	VEC	Registered	United States	75/314218	24-Jun-97	2672389	7-Jan-03	7-Jan-13
11585.0555US02	VEC Industries, L.L.C.	VEC	Registered	United States	75/893234	7-Jan-00	2985637	16-Aug-05	16-Aug-15
11585.0555US03	VEC Industries, L.L.C.	VEC	Registered	United States	76/091103	18-Jul-00	2987671	23-Aug-05	23-Aug-15
11585.0555US04	VEC Industries, L.L.C.	VEC	Registered	United States	75/982968	24-Jun-97	2672662	7-Jan-03	7-Jan-13
11585.0555US05	VEC Industries, L.L.C.	VEC	Filed	United States	78/710198	9-Sep-05			
11585.0555US08	VEC Industries, L.L.C.	VEC	Registered	United States	78/710200	9-Sep-05	3331471	6-Nov-07	6-Nov-17
11585.0555US09	VEC Industries, L.L.C.	VEC	Filed	United States	78/710205	9-Sep-05			
11585.0555US10	VEC Industries, L.L.C.	VEC	Filed	United States	78/710209	9-Sep-05			
11585.0555US13	VEC Industries, L.L.C.	VEC	Registered	United States	78/710221	9-Sep-05	3336474	13-Nov-07	13-Nov-17
11585.0590US02	VEC Industries, L.L.C.	VEC-SHIELD	Filed	United States	77/257917	17-Aug-07			
11585.0573US01	VEC Industries, L.L.C.	VIRTUAL ENGINEERED COMPOSITES	Registered	United States	76/091435	18-Jul-00	2754884	26-Aug-03	26-Aug-13
11585.0575US01	Genmar Holdings, Inc.	DELTA-VEC	Registered	United States	76/055476	24-May-00	2798187	23-Dec-03	23-Dec-13
11585.0820US01	Genmar Holdings, Inc.	I.M.P.	Filed	United States	77/668475	11-Feb-09			
11585.0572UY01	VEC Technology, Inc	VEC	Registered	Uruguay	323334	1-Jun-00	323334	8-Aug-01	13-Dec-10
11585.0572VE01	VEC Technology, Inc	VEC	Registered	Venezuela	009546	6-Jun-00	237651	28-Jun-02	28-Jun-12
11585.0572VE02	VEC Technology, Inc	VEC	Registered	Venezuela	009547	6-Jun-00	237652	28-Jun-02	28-Jun-12
11585.0572VE03	VEC Technology, Inc	VEC	Registered	Venezuela	009548	6-Jun-00	237653	28-Jun-02	28-Jun-12
11585.0572VE04	VEC Technology, Inc	VEC	Registered	Venezuela	009549	6-Jun-00	237654	28-Jun-02	28-Jun-12

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Docket Number	Owner Name	Mark	Status	Country	App Number	App Date	Reg Number	Reg Date	Renewal Date
11585.0572VE05	VEC Technology, Inc	VEC	Registered	Venezuela	009550	6-Jun-00	237655	28-Jun-02	28-Jun-12
11585.0572VE06	VEC Technology, Inc	VEC	Registered	Venezuela	009551	6-Jun-00	019337	28-Jun-02	28-Jun-12

APPLICATIONS

None.

COLLECTIVE MEMBERSHIP MARKS

None.

UNREGISTERED MARKS

None.